CHAP. 53 said regents and their successors, so as most effectually to answer the valuable ends of the act of incorporation, towards the general advancement and promotion of medical knowledge.

CHAP. LIV.

Haned Jan 20 1808 An Act authorising Alexis Boone, late Sheriff of Prince-George's County, to complete his Collections. Lib. TH. No. 1, fol. 364.

CHAP. LY.

Passed Jan 20 1808 A Further Supplement to an act, * entitled, An act for the relief of sundry Insolvent Debtors. Lib. TH. No. 1, fol. 365.

Preamble.

S.

WHEREAS doubts are entertained as to the meaning and construction of the words "undue and improper preference to any creditor or creditors or security," contained in the ninth section of the act to which this is a supplement; therefore,

Certain deeds declared an undue

- 2. BE IT ENACTED. by the General Assembly of Maryland, That preference to cre any deed, conveyance, transfer, assignment or delivery, of any property, real, personal or mixed, of any debts, rights or claims, to any creditor or creditors, security or securities, made by any person with a view or under an expectation of being or becomes an insolvent debtor, shall be, and the same is hereby declared to be, an undue and improper preference to such creditor or creditors or security, within the true intent and meaning of the said ninth section of the said act. (a)
 - (a) See November 1812, ch. 77, declaring all such deeds, &c. to be void.

CHAP. LVI.

Passed Jan 20 1804 An Act to prevent Swine from going at large in the Town of Belle-Air, in Harford County. Lib. TH. No. 1, fol. 365.

This act repealed by 1808, ch. 86.

CHAP. LVII.

†1802, ch. 43.

Passed Jan 20 1908 A Further Supplement to the act. + entitled, An act to lay out and make a public Road from the Black House to the Pennsylvania line, in Harford County. Lib. TH. No. 1, fol. 366.

Preamble.

\$1806, ch. 44.

WHEREAS it is represented to this general assembly, by the petition of Thomas Poteet and Toomas Poteet, junior, that a law passed at the last session of assembly authorising Thomas Poteet and Thomas Poteet, junior, to have a jury summoned to ascertain the damages occasioned by the road being laid through their land, leading from the Black House to the Pennsylvania line, and the said Thomas Poteet and Thomas Poteet, junior, proceeded under the original act and its supplements, to which this is a further supplement, and had a jury summoned, which said jury proceeded and made out their verdict, and returned the same to the levy court of Harford county, and the said court being of opinion that they were not authorised to levy the money agreeably to the return of the aforesaid jury, on account of an error in the law, the word Black Horse being inserted instead of the word Black House; therefore.

Levy court authorised to receive verdict and levy amount

2. BE IT ENACTED by the General Assembly of Maryland, That the levy court of Harford county be and they are hereby authorised * and directed to receive the verdict so as aforesaid made out by the aforesaid jury, in the same manner, and to have the same effect,